Patch ogue, N.Y

11772

U.S. Bankruptcy Court ONE DOWLING Green New york, N.Y. 10004-1408

Ref General motors.

Dear Hon. Robert E. Gerber:

I'VE been told that there is no use in writing the court about my feelings In the About matter AS only Attorneys can do so. But your Honor this matter is important to me and my family.

I Am A General Motors bond holder, not one who has been charactized AS 3=1 fish, bad, monzy grabbers I have neutrinade out \$50,000 A year but was Able to do wAnout And save to purchase \$25,000 in Q.M. bonds (15,000-10,000 different times) I did not purchase as a speculator AS YNE INTEREST WAS 670 AND YNE monies was to be used for my Childrens education. when I purchased these bonds, I was aware in the EVENT Of A Dankruptcy the Dondholders would get paid first. This is what has always happened in the past. But now Judge, I learned frat I and other bondholders are being placed at the End of the line.

TPP-50026-mg Doc2266 n Filed Oct 122/00, Entered 06/23/09 15:25:15 Main Document 1005 almost my entresofanuest ment through no fault of us.

I feel that the bond holder should AS IN the past, DE placed in the front of the line. It is my money that helped Q.M. DE a cliable business for a while. The money is important to me, And I am sore others. How to me, And I am sore others, How a small group of people have the right to I penalize me, and change the way bankruptcy is done.

I AM not an attorney, nor can I afford one but Am told that I afford one but Am told that you, Judge make the final determination. In light of what I have mination. In light of what I have noted I AM requesting to take this noted I AM reguesting to take this into your decision.

Pespect fully submitted

Q. Orstef-